



Mitchell R. Elfers  
Clerk of Court

UNITED STATES DISTRICT COURT  
for the  
District of New Mexico

In the Matter of the Search of  
(Briefly describe the property to be searched  
or identify the person by name and address)  
Green Nissan Altima with Vehicle Identification Number  
(V.I.N.) 1N4AL11DX5C310848

) Case No. **22mr1033**

**APPLICATION FOR A WARRANT BY TELEPHONE OR OTHER RELIABLE ELECTRONIC MEANS**

I, a federal law enforcement officer or an attorney for the government, request a search warrant and state under penalty of perjury that I have reason to believe that on the following person or property (identify the person or describe the property to be searched and give its location):

See attachment A

located in the \_\_\_\_\_ District of New Mexico, there is now concealed (identify the person or describe the property to be seized):

See attachment B

The basis for the search under Fed. R. Crim. P. 41(c) is (check one or more):

- evidence of a crime;
- contraband, fruits of crime, or other items illegally possessed;
- property designed for use, intended for use, or used in committing a crime;
- a person to be arrested or a person who is unlawfully restrained.

The search is related to a violation of:

<i>Code Section</i>	<i>Offense Description</i>
18 USC §1201(a)(1)	Kidnapping Resulting in Death

The application is based on these facts:

See attached affidavit.

- Continued on the attached sheet.
- Delayed notice of \_\_\_\_\_ days (give exact ending date if more than 30 days: \_\_\_\_\_) is requested under 18 U.S.C. § 3103a, the basis of which is set forth on the attached sheet.

  
\_\_\_\_\_  
Applicant's signature

Justin Tennyson, Special Agent, FBI

\_\_\_\_\_  
Printed name and title

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by  
Telephonically sworn and electronically signed (specify reliable electronic means).

Date: July 6, 2022

  
\_\_\_\_\_  
Judge's signature

B. Paul Briones, US Magistrate Judge

\_\_\_\_\_  
Printed name and title

City and state: Farmington, New Mexico

**AFFIDAVIT IN SUPPORT OF  
APPLICATION FOR SEARCH WARRANT**

I, Justin Tennyson, depose and state as follows:

**Introduction and Agent Background**

1. I am a Special Agent with the Federal Bureau of Investigation (“FBI”), and have been so employed since July 2014. I am currently assigned to the Albuquerque Field Office, Gallup Resident Agency. My primary duties as a Special Agent with the FBI include investigating crimes occurring in Indian Country to include assaults, kidnappings, and murders. I have gained experience in the conduct of such investigations through previous case investigations, formal training, and in consultation with law enforcement partners in local, state and federal law enforcement agencies. As a Federal Agent, I am authorized to investigate violations of the laws of the United States and have authority to execute arrest and search warrants issued under the authority of the United States.

2. This affidavit is based upon my personal knowledge, and upon information reported to me by other federal, state, and local law enforcement officers during the course of their official duties, all of whom I believe to be truthful and reliable. Throughout this affidavit, reference will be made to law enforcement officers. Law enforcement officers are those federal, state, tribal, and local law enforcement officers who have directly participated in this investigation, and with whom your affiant has had regular contact regarding this investigation.

3. I make this affidavit in support of an application under Rule 41 of the Federal Rules of Criminal Procedure for a warrant to search a green Nissan Altima with Vehicle Identification Number (V.I.N.) 1N4AL11DX5C310848 (hereinafter referred to as the “TARGET VEHICLE”). Your affiant has set forth only the facts that your affiant believes are necessary to

establish probable cause for a search warrant that a violation of United States Code Title 18 §1201(a)(1) – Kidnapping resulting in death, has been committed and evidence, fruits, instrumentalities of, or property intended for use in that violation will be found in the TARGET VEHICLE.

**PROBABLE CAUSE**

4. On September 17, 2021 at approximately 4:04 p.m., W.K., hereafter John Doe or Doe, was reported missing by a family member to local authorities in Gallup, New Mexico. The reporting family member, Y.R., stated Doe was last seen on September 16, 2021 at around 11:00 p.m. at Y.R.’s residence in Gallup, New Mexico. The McKinley County Metro Dispatch Authority (MCMDA) contacted T-Mobile US, Inc., Doe’s wireless carrier, who stated that John Doe’s phone was turned off.

5. Y.R. was interviewed by a Detective at the Gallup Police Department on September 20, 2021. Y.R. stated that she had went to bed around 11:15 p.m. on September 16, 2021 and thought that Doe was home at the time. On September 17, 2021, Y.R. went about her daily activities and then her adult son, K.K., came over and had asked if Doe was there. K.K. told Y.R. that he had received a text message from Doe’s girlfriend, D.B., that had asked where Doe was because she was last told by Doe that he was going to go with K.K. around 10:38 p.m. on September 16, 2021.

6. Y.R. and K.K. went into Doe’s bedroom and noticed that his wallet was there, which Y.R. thought was odd, but Doe was not at the residence. Doe’s cellular telephone was not at the residence. K.K. told Y.R. that he had spoken with Doe in the afternoon on September 16, 2021.

7. On September 23, 2021, a person was observed laying in the field near County Road 1-C, commonly referred to as Tsayatoh Road, in Mentmore, New Mexico. The area is within the external boundaries of the Navajo Nation. Law enforcement arrived on scene and observed that the male had a tattoo on his left arm with the numbers "12" and "5". Doe's family members were contacted and they stated that Doe had the birthdate of his son tattooed on his left arm, which includes the numbers "12" and "5". Other identifying characteristics, such as height and weight, appeared to be a match to Doe. Doe was pronounced deceased by the Office of the Medical Investigator (OMI) on September 23, 2021. The affiant received notification from the OMI on September 29, 2021 that Doe was positively identified via prints.

8. Doe had a hole in his chest. Doe was wearing a black shirt that was ripped on the right side and was pulled up to his chest area. The left pocket of his gray shorts was turned inside out. There were scratches on the right side of Doe's torso. There were dark colored hairs located in the left hand of Doe which were seized as evidence. Doe's cellular telephone was not located on him. A black, size 11 Nike Metcon shoe was found near Doe's body. Doe was not wearing shoes when he was discovered.

9. On September 24, 2021, D.B. was interviewed by law enforcement at the Gallup Police Department (GPD). D.B. stated she had been in an on and off again relationship with Doe for around a year. D.B. stated she was in Farmington, New Mexico on September 16, 2021 as she works there through the week. D.B. was communicating with Doe during the day as well as in the evening on September 16, 2021. In the daytime, Doe and D.B. were arguing and Doe accused D.B. of not loving him but D.B. assured Doe that that wasn't the case. In the evening, Doe told D.B. that he was getting ready to go with his brother, K.K. The last communication that D.B. had with Doe was around 10:38 p.m.

10. On September 30, 2021, K.K. was interviewed by law enforcement. K.K. stated he had been with Doe in the afternoon of September 16, 2021 at K.K.'s residence. K.K. did not have any other plans to meet up with Doe that evening but was going to meet with him the following day. K.K. did not know who Doe would have been meeting with late at night.

11. The Report of Findings for Doe dated October 06, 2021, which was generated by OMI, revealed a manner of death as homicide and the cause of death as multiple injuries. The Postmortem Examination report stated that Doe was in a moderate state of decomposition. Decomposition changes limited the ability to detect and accurately characterize injuries. There was a stab wound of the chest that entered the thoracic cavity and injured the heart, left lung, and aorta, with pooling of blood in the left side of the chest. A large, gaping, indeterminate injury involved the skin and soft tissue of the back of the head, with fractures of numerous bones of the skull, and exposure of the brain to air. The brain had undergone extensive disruption and changes of decomposition. Additional injuries involved a defect to the forehead, small circular defects to the left side of the neck, and numerous fractures of the bones of the face.

12. On October 12, 2021, the affiant received the search warrant results (Case Number 21-MR-1396) from T-Mobile US, Inc. for Doe's cellular telephone account. The toll records revealed that Doe was in contact with a phone number, 505-713-0405, during the evening hours on September 16, 2021, before Doe went missing and was killed. A grand jury subpoena for the aforementioned telephone number revealed the subscriber to be Shannon ETSITTY. ETSITTY and Doe communicated via text message until approximately 10:37 p.m., which is around the time that D.B. was told that Doe was leaving his residence to go with K.K. ETSITTY's subscriber address is approximately one mile from the location of where Doe's body was found and is one of the few residences in the general area.

13. The Court issued a search warrant for text messages relating to ETSITTY's phone number from her service provider. On November 02, 2021, the affiant received the search warrant results (Case Number MR211574). A review of the text messages between ETSITTY and Doe revealed that they began to arrange a sexual meeting with each other on September 14, 2021. It is unknown if they met that night but ETSITTY stated that she wanted to "cuff" Doe, which the affiant believes meant that she wanted to handcuff Doe. Doe and ETSITTY again planned to meet during the evening of September 16, 2021 rather than Doe meeting with K.K. as he had told D.B. They began to exchange text messages with each other shortly after 6:00 p.m. as ETSITTY started the text message conversation with Doe. Seemingly, Doe believed that he was meeting ETSITTY to have sexual relations with her. At approximately 6:31 p.m., ETSITTY sent a text message to C.S. and asked if she had any more black gloves. The reply was that she didn't and ETSITTY was asked why she had asked but ETSITTY did not reply via text message. C.S. is ETSITTY's mother and works in a janitorial job and would likely have black latex gloves to complete her duties.

14. In the text exchanges, ETSITTY agreed to have sex with Doe in her vehicle. Doe had told ETSITTY that he did not have a vehicle. Doe wanted to have sex in the parking lot of his apartment complex, but ETSITTY stated that she didn't want to do that and wanted to "go somewhere dark to smash." Affiant interprets the term "smash" was used to reference sexual relations. ETSITTY told Doe that she was by herself when asked by Doe and that she was currently on the north side and had her sister's red car. It is noted that ETSITTY's earlier messages to other individuals on September 16, 2021 revealed that she was with VIOLA at this time and that she wanted to obtain money because she was sober and needed to get some "more." The affiant interprets this to mean ETSITTY wanted to obtain "more" drugs and/or alcohol.

15. On September 16, 2021, ETSITTY was also communicating with 505-713-5327. A grand jury subpoena revealed the subscriber of 505-713-5327 to be Halbert SAM, hereafter SAM. At approximately 9:02 a.m., SAM texted ETSITTY, "Wyg at." The affiant interprets this to be SAM asking where VIOLA and ETSITTY were at as it appears they were together at the time. ETSITTY stated they were trying to figure out what to do that day as they didn't have any gas. Text messages that were later sent appeared to indicate that VIOLA and ETSITTY later met up with SAM.

16. On September 16, 2021, ETSITTY arranged to pick Doe up outside of his residence and text messaged Doe at approximately 10:25 p.m. that she was there in a red car and that it did not have a front windshield. Meanwhile, at approximately 10:34 p.m., the telephone number 505-593-0960 texted ETSITTY "?" A search warrant (Case Number 21-MR-1606) revealed the subscriber of 505-593-0960 to be Elias VIOLA. McKinley County District Court records revealed that ETSITTY was in a relationship with a man named VIOLA. Doe responded to ETSITTY that he was waiting for her. At approximately 10:36 pm., ETSITTY again told Doe that she was going around the complex. At approximately 10:37 p.m., Doe stated that he was sitting in his friends ride and that ETSITTY had passed him. There is no indication that Doe was actually with anyone else when he stated this to ETSITTY. This was the last text message that Doe sent to ETSITTY and, therefore, the affiant believes that ETSITTY turned around and picked Doe up in the red vehicle. The affiant believes that ETSITTY was alone in the vehicle as Doe had asked ETSITTY if she was alone and her response at approximately 9:56 p.m. was that she was.

17. Later that evening, at approximately 10:54 p.m., ETSITTY sent a text message to her sister, Priscilla ETSITTY, hereinafter PRISCILLA. ETSITTY asked PRISCILLA for help as

they were stuck. At approximately 11:15 p.m., ETSITTY told PRISCILLA that the cops were there and to be sober. According to McKinley County Sheriff's Office (MCSO) records, deputies arrived at the scene of a disabled car that matched the vehicle driven by ETSITTY around the time of this text.

18. The MCSO records reflected that on September 16, 2021, a reporting party said that there was a car in a ditch near the rock-climbing area off Mentmore Road. The reporting party said there was a shirtless guy standing near the car attempting to wave her down. The reporting party didn't want to stop, so she had called for assistance. The responding MCSO officer was dispatched near the rock-climbing area off of Mentmore Road to the area and arrived at approximately 11:09 p.m. The officer observed a red Chevrolet Aveo passenger car, without a windshield, bearing New Mexico license plate ASXR91, Vehicle Identification Number (VIN) KL1TD56668B112948. The car had crashed in the ditch. ETSITTY was by the driver side of the vehicle and VIOLA was on the passenger side. ETSITTY stated she was ok but VIOLA stated that his head was hurting and felt like he was going to pass out. ETSITTY stated they were traveling westbound on Mentmore Road and a car was coming in their direction and they had swerved off the roadway to avoid hitting the other vehicle. ETSITTY stated she had called her sister to help tow them out.

19. The affiant spoke to the responding MCSO officer and he confirmed that ETSITTY's sister, later identified as PRISCILLA, had arrived at the crash site that evening. ETSITTY told the officer that she was going to her nearby home, since a family member was watching her child. ETSITTY and VIOLA's vehicle was towed back up to the roadway and they left in their vehicle.

20. The affiant reviewed the photographs and body camera footage taken after the crash involving ETSITTY and VIOLA by the MCSO on September 16, 2021. ETSITTY confirmed her cellular phone number was 505-713-0405. After the MCSO officer realized there was blood on the ground, the officer asked if one of them was bleeding. VIOLA stated he had a bloody nose. In the photographs, a reddish substance appears to be on the right side of the steering wheel, the gear selector between the driver and passenger seats, on the front passenger side floor mat, on the interior passenger side door, and on the interior passenger side window pillar. A dark substance was on the ground near the front passenger side door of the vehicle.

21. On November 03, 2021, the affiant went to the site of the aforementioned crash and conducted a search of the area. The location of the crash was approximately 1.8 miles from where Doe would have been picked up at his apartment complex according to the directions Doe had gave to ETSITTY via text message on September 16, 2021. A size 11 black Nike Metcon shoe and black cellular telephone case were seized as evidence. The shoe was approximately 31 feet from the tire tracks that were still on the ground from ETSITTY and VIOLA's vehicle being towed back to the roadway. The shoe appeared to be identical to the one that was seized on September 23, 2021 near Doe's body. Y.R. was contacted and confirmed to law enforcement that Doe was wearing size 11 black Nike Metcon shoes as she still had the receipt from when she had purchased them in December 2020. Therefore, law enforcement believes that one of Doe's shoes was near the location of Doe's body when it was discovered on September 23, 2021 and the other was discovered near where ETSITTY and VIOLA had crashed their vehicle on September 16, 2021.

22. In a text message exchange on September 22, 2021, ETSITTY asked VIOLA if he could come out sometime soon and "get the stuff yourself? Heard people are going to search that

backrode today with atv and horses." VIOLA responded, "Just leave it just let them get me I give up you got a whole life in head of you." ETSITTY replied that she was praying things would be okay. Y.R. confirmed that they were using ATV's and horses in the Mentmore, NM area to try and locate Doe in the days prior to Doe's body being found. The affiant believes that this indicates that ETSITTY was concerned that Doe's body was going to be found near her residence but VIOLA would take responsibility for the homicide of Doe, likely because ETSITTY is approximately nine years younger than VIOLA.

23. On September 23, 2021, ETSITTY had a conversation with PRISCILLA. The conversation appeared to be discussing Doe's body being discovered by first responders/law enforcement and PRISCILLA worried about damage that had been done to her vehicle, the TARGET VEHICLE:

- PRISCILLA at 4:16 p.m.: You didn't burn that shit?!
- PRISCILLA at 4:22 p.m.: Yall are fucking me up dude.
- ETSITTY at 4:33 p.m.: Lmao do it then
- PRISCILLA at 4:34 p.m.: Wtf man.
- ETSITTY at 4:36 p.m.: What lol all scared haha dude don't make a big deal about it.
- PRISCILLA at 4:39 p.m.: Yeah Im scared. Theres a bunch of flies and that shit stinks. You should have bagged it and taken it with you. Fuck man. Im scared
- ETSITTY at 4:41 p.m.: Just burn it
- PRISCILLA at 4:43 p.m.: Burn it while theres ppl and detectives driving by?? Ill burn it tonight. Do yall know where my tail light could be?? Im mainly worried about that

24. On September 25, 2021, SAM texted ETSITTY about VIOLA. SAM explained that VIOLA had dropped him off last night and that VIOLA thought that ETSITTY had snitched.

ETSTITTY replied that she wasn't a snitch and that VIOLA was the one that was, "telling that old lady that were involved in a murder."

25. The Court issued a search warrant for VIOLA's text messages from his service provider. On November 12, 2021, the results of the search warrant (Case Number 21-MR-1606) served to Cellular One were received for VIOLA's cellular account. A review of the messages between ETSTITTY and VIOLA revealed that on October 12, 2021, ETSTITTY stated that that "fool" keeps popping up in her head. ETSTITTY goes on to state, "They don't have any evidence or nothing. But he already put 6feet down." VIOLA advised ETSTITTY not to think about it and ETSTITTY stated, ... "it's the smell that I smell. Smells like that dudes blood and its just nasty." They go on to talk about ETSTITTY being pregnant and VIOLA stated, "So is it mine or that dead guys that's probably why you tripping out." The affiant believes ETSTITTY and VIOLA were discussing the murder of Doe during these text messages.

26. On October 14, 2021, VIOLA sent a text message to ETSTITTY that stated, "Im the one always fucking up and killing for the wrong reason and not killing the one that needs to like me I should be dead." On October 15, 2021, ETSTITTY asked VIOLA how he was doing and VIOLA replied, "Im doing ok kitty for real I just miss you and son like crazy my be you just worried about me seen how happy when I was killing and how I had a smile when I was doing it maybe." The affiant believes VIOLA was discussing the murder of Doe in these messages.

27. On October 22, 2021, VIOLA sent a text message to 505-593-1686 that stated, "Were tell him lets take in the red car ASAP." The response was, "He said no gas but hes down." VIOLA then text messaged ETSTITTY that his plan was to take in the red car, which the affiant believes to be the same vehicle involved in the crash on September 16, 2021 involving ETSTITTY

and VIOLA. VIOLA then told ETSITTY at approximately 4:16 p.m. that he was towing in the car. ETSITTY stated, "Oh okay so you towed it in?" VIOLA stated that he had.

28. On October 23, 2021, ETSITTY sent a text message to VIOLA that discusses the "fool" pulling the wheel and getting them stuck. The affiant believes that ETSITTY is referencing Doe grabbing the steering wheel of their vehicle on September 16, 2021 which had caused the vehicle to crash and become stuck.

29. Affiant began contacting local tow lots to determine if they had acquired possession of the red car that ETSITTY and VIOLA had used on September 16, 2021. Affiant determined that the car was located at an auto salvage and recycling business near Gallup, New Mexico. On November 16, 2021, the affiant seized the vehicle that ETSITTY and VIOLA were using on September 16, 2021 from the recycling business. The Court issued a search warrant (Case Number 21-MR-1648) for the red Chevrolet Aveo bearing New Mexico license plate ASXR91 with V.I.N. KL1TD56668B112948. Members of the FBI Albuquerque's Evidence Response Team (ERT) executed the search warrant on November 30, 2021. Blue-star reagent was utilized to locate possible blood evidence and indicated extensive probable blood evidence within the vehicle.

30. The affiant sent various evidence items that have been seized in the investigation, to include items seized from the search of the red Chevrolet Aveo, to the FBI Laboratory in Quantico, VA in December 2021 for examination. The results are currently pending.

31. On March 22, 2022, a mirandized interview of VIOLA was conducted by law enforcement. VIOLA stated he got with ETSITTY on September 16, 2021 and she had told him that she had been "messing" with a couple of guys. VIOLA told ETSITTY that he would give up his life for her and that's when things got serious. VIOLA stated ETSITTY was communicating

with Doe on September 16, 2021 and was telling Doe that she could come by and have sex with him. VIOLA stated ETITTY was alone in the vehicle when she picked up Doe and that there was another individual, who law enforcement later determined to be SAM, that assisted. VIOLA stated he was just supposed to beat Doe up but it had went south. SAM was holding Doe while VIOLA was beating Doe up and ETSITTY took off with all of them in the vehicle. VIOLA stated he and SAM stabbed Doe with either a knife or a tool that was in the vehicle.

32. VIOLA stated they ended up in the ditch after Doe grabbed the wheel. VIOLA and SAM hid Doe's body near the scene of the crash prior to law enforcement's arrival. Doe was later taken via vehicle to the site where he was located on September 23, 2021. VIOLA stated the red vehicle had been cleaned using Clorox rags.

33. On March 29, 2022, PRISCILLA was interviewed by law enforcement. PRISCILLA stated that ETSITTY told her that VIOLA and SAM had beat up Doe. VIOLA had a gun and used a screwdriver to stab Doe. VIOLA also had a shovel that he had allegedly gotten rid of along with the screwdriver. PRISCILLA stated she didn't remember anything about assisting with transporting Doe's body to where it was eventually found. PRISCILLA agreed to a consent search of her vehicle, identified as a green Nissan Altima with Vehicle Identification Number (V.I.N.) 1N4AL11DX5C310848, or the TARGET VEHICLE. A check of the New Mexico Motor Vehicle Division registration records for the TARGET VEHICLE revealed that the TARGET VEHICLE was last registered in June 2021 to someone other than PRISCILLA. The TARGET VEHICLE's license plates also did not match the vehicle that they were supposed to be on. A check of NCIC revealed that the TARGET VEHICLE was not listed as stolen so the affiant believes that PRISCILLA likely had purchased or obtained the TARGET VEHICLE and had not registered it in her name.

34. The rear passenger tail light of the TARGET VEHICLE had tape placed over it and had pieces that were missing from it. The affiant seized a few pieces from the tail light and submitted them to the FBI laboratory to be examined and compared to plastic pieces that had been seized by law enforcement in March 2022 near where Doe's body had previously been found. An FBI laboratory report dated May 25, 2022 stated that a few of the plastic pieces that had been seized near the location of Doe's body in March 2022 were observed to directionally refit into the overall tail light shape by refitting into a side of a piece that had been seized from the TARGET VEHICLE. Therefore, the aforementioned pieces seized near the location of Doe's body were determined to have once been a part of the TARGET VEHICLE. This corroborates information that law enforcement received that PRISCILLA was at the site where Doe's body was dumped and had bumped into a different vehicle which had caused damage to her tail light.

35. ETSITTY was arrested via a criminal complaint (Case Number 22-MJ-136) on March 23, 2022. On June 27, 2022, a proffer interview of ETSITTY was conducted at the FBI office in Albuquerque, NM with her attorney present. ETSITTY stated that after they had left the scene of the crash, they later returned and Doe had been placed into the TARGET VEHICLE's trunk by VIOLA. Doe was taken near ETSITTY's residence and placed out into the field by VIOLA and SAM.

36. The affiant did not observe any substance in the trunk of the TARGET VEHICLE that appeared to have been blood when it was searched on March 29, 2022. However, the affiant has been told by VIOLA, ETSITTY, and SAM that the Chevrolet Aveo that was used to pick up Doe and assault him was eventually cleaned in order to cover up any blood or DNA evidence that had been left behind. The affiant therefore believes the TARGET VEHICLE may have also been cleaned at some point after Doe had been placed into the trunk of it and dumped into the field.

37. The affiant has spoken with a Biologist in the DNA Casework Unit of the FBI Laboratory. The affiant was informed there could still be blood evidence remaining in the trunk even if it had been cleaned. The evidence could potentially still be there even after several months had passed since the crime had occurred.

### **CONCLUSION**

38. Based upon the information contained herein, your affiant believes that there is probable cause to search the TARGET VEHICLE, described in Attachment A, for the items described in Attachment B, which are evidence, fruits, instrumentalities of, or property intended for use in violation of United States Code Title 18 §1201(a)(1) – Kidnapping resulting in death.

39. This Court has jurisdiction to issue the requested warrant because it is “a court of competent jurisdiction” as defined by 18 U.S.C. § 2711. 18 U.S.C. §§ 2703(a), (b)(1)(A) & (c)(1)(A). Specifically, the Court is “a district court of the United States . . . that – has jurisdiction over the offense being investigated.” 18 U.S.C. § 2711(3)(A)(i).

40. Assistant United States Attorney Joseph Spindle has reviewed and approved this affidavit in support of an application for a search warrant.

Respectfully submitted,

Justin Tennyson  
Justin Tennyson

Special Agent  
Federal Bureau of Investigation

Telephonically sworn and electronically signed before me this 6th day of July 2022

B Paul Briones  
HON. B. Paul Briones

UNITED STATES MAGISTRATE JUDGE

**ATTACHMENT A**

**Property to Be Searched**

The interior and exterior of a green Nissan Altima with Vehicle Identification Number (V.I.N.) 1N4AL11DX5C310848. The intent of this warrant is to search the trunk of the vehicle, to include any crevices within it, and this process may involve damage to the trunk liner or other materials located in the trunk.

**ATTACHMENT B**

**Particular Things to be Seized**

As a result of this investigation, there is probable cause to believe that contained within the interior and/or exterior of a green Nissan Altima with Vehicle Identification Number (V.I.N.) 1N4AL11DX5C310848 there is evidence related to 18 U.S.C §§ 1201(a)(1) – Kidnapping resulting in death. The search warrant authorized the collection of the following:

1. Trace evidence to include hairs, fibers, soil, DNA, bodily fluids, or latent prints
2. Any DNA or sources of DNA that may be located in or near the trunk of the vehicle
3. The trunk liner or any material or pieces of material that are currently located in the trunk of the vehicle